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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/349,676	07/08/1999	KRISTEN DIANE ONDECK	PHA-23.681	6934	
7:	590 01/17/2002				
Corporate Patent Counsel Philips Electronics North America Corporation 580 White Plains Road			EXAMINER		
			JANVIER, JEAN D		
TARRYTOWN	I, NY 10591		ART UNIT	PAPER NUMBER	
			2162		

DATE MAILED: 01/17/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.	App	licant(s)	N			
		09/349,676	ONI	DECK, KRISTEN DIANE	7			
		Examiner	Art	Unit				
		Jean D Janvier	216					
Period fo	The MAILING DATE of this communication app r Reply	ears on the cover s	heet with the corres	pondence address				
THE N - Exter after - If the - If NO - Failui - Any r	DRTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Issions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however within the statutory minim will apply and will expire SI cause the application to b	er, may a reply be timely file um of thirty (30) days will be X (6) MONTHS from the ma ecome ABANDONED (35 l	d e considered timely. iling date of this communication J.S.C. § 133).				
1)	Responsive to communication(s) filed on 10 E	December 2001 .						
2a)□		_						
3)								
Dispositi	on of Claims							
· 4)⊠	Claim(s) <u>1-9</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.								
5)	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>1-9</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction and/or	r election requirem	ent.					
Applicati	on Papers							
9)[The specification is objected to by the Examine	r.						
10) 🗌 -	「he drawing(s) filed on is/are: a)☐ accep	oted or b) Objected	I to by the Examine	·.				
	Applicant may not request that any objection to the		•	• •				
11) 🔲 -	The proposed drawing correction filed on		• • •	by the Examiner.				
	If approved, corrected drawings are required in rep	•	in.					
•	The oath or declaration is objected to by the Ex	aminer.						
	nder 35 U.S.C. §§ 119 and 120							
•	Acknowledgment is made of a claim for foreign	priority under 35	J.S.C. § 119(a)-(d)	or (f).				
a)[All b) Some * c) None of:							
	1. Certified copies of the priority documents							
	2. Certified copies of the priority documents							
* S	 Copies of the certified copies of the prior application from the International But ee the attached detailed Office action for a list 	reau (PCT Rule 17	.2(a)).	this National Stage				
14)∐ A	cknowledgment is made of a claim for domestic	c priority under 35	U.S.C. § 119(e) (to	a provisional applicati	on).			
`	The translation of the foreign language pro acknowledgment is made of a claim for domesti	• •						
Attachmen	(s)							
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) 🔲 N	nterview Summary (PTO lotice of Informal Patent Other:	-413) Paper No(s) Application (PTO-152)				

Application/Control Number: 09/349,676

Art Unit: 2162

Continued Prosecution Application

The request filed on 12/07/01 for a Continued Prosecution Application (CPA) under 37 CFR 1.53(d) based on parent Application No. 09/349,676 is acceptable and a CPA has been established. An action on the CPA follows.

Response To Applicants' Amendment

The Examiner approves the changes made to the specification.

Applicant's arguments to claims 1-9 have been considered, but are moot in view of new ground(s) of rejection. Indeed, Applicant's arguments include a computer-implemented method of doing business to enable the stimulation of commercial activities comprising enabling to be notified by a customer of a commercial transaction, which was not originally recited in claim 1.

Once again, Applicant is requested to amend the claimed invention so as to allow one of ordinary skill in the art to understand and perform the inventive steps without undue experimentation, thereby claiming the subject matter that the Applicant considers as his invention.

In the future, Applicant is reminded to put in brackets any section or materials that he wants to delete instead of cross the section or materials off.

Art Unit: 2162

The amendment to claim 1 does not overcome the prior art rejection since claim 1 as written is a very broad claim. An Office Action is submitted below-

DETAILED ACTION

Status of the claims

Claims 1-9 are now pending. Claim 1 was amended after the final Office Action.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 1-9 are rejected under 35 U.S.C. 102(e) as being anticipated by Lemole et al, US Patent 6,009,410.

The applied reference, based upon its earlier effective U.S. filing date, constitutes a prior art under 35 U.S.C.102(e).

Application/Control Number: 09/349,676

Art Unit: 2162

As per claim 1, Lemole et al teach a Customized Advertising Repository (CAR) Server 111 of fig.1 connected to the World Wide Web (Internet) 103 of fig.1 accessed by a registered user through his browser using client PC 101 of fig.1 (see abstract). When a registered user can enter a commercial context mode from information seeking work context mode by clicking on an icon or inputting the URL address of the particular CAR server, which stores his customized advertising repository. Upon accessing his customized advertising repository (CAR) via the browser of his computer 101 of fig.1, a composite advertising page or pages, in the form of static images, banners, animation, video and audio clips, is dynamically configured by the CAR Server 111 of fig.1 for that specific user based on that user's demographic and psychographic data provided during registration to the service (CAR) and context dependent basis from previously visited Web sites prior to accessing the service. The user, from such dynamically configured composite page or pages, can then click on a particular image, video window or banner to visit a Web site associated with a particular advertiser's (116-121 of fig.1) such as Delta Airlines 116 of fig.1 engaging in commercial activities such as selling tickets to

As per claims 2, 3 and 4, Lemole et Al teach a plurality of vendors or suppliers or retailers or service providers or advertisers (116-121) connected to the CAR Server 111 of fig.1 via the HTTP Server 110 of fig.1 over the Internet 103 of fig.1 and, engaging in a plurality of online commercial activities (see fig.1). A vendor or retailer such as Delta Airlines 116 of fig.1 will use a user's profile data to offer a customized package deal to the user using client 101 of fig.1

Application/Control Number: 09/349,676

Art Unit: 2162

connected to the Internet 103 of fig.1 (col.4, line 59 to col.5 line 22). If the user makes a purchase as a result of the package deal offer, the CAR service will automatically update his composite page or pages next time he uses the service.

As per claims 5-9, Lemole et al teach a method comprising the steps of:

- 5. Wherein the merchandise or product or service is capable of being customized according to a specification from the retailer such as Delta Airlines 116 of fig.1 that can put together a package deal for a user of the service based upon the users profile data (col.4, line 59 to col.5, line 22).
- 6. Wherein the merchandise is capable of being customized according to input from the customer such as demographic and psychographic data provided by the customer during registration (col.4, line 59 to col.5 line 22-see abstract).
- 7. Wherein the customizing comprises individualizing a home page or composite page or pages for the customer (see abstract).
- 8. Wherein the individualizing comprises creating an advertisement banner or video/audio clips associated with a specific retailer and stored in Database 113 of fig.1 and accessed by the user upon entering the commercial context (see abstract).

. Application/Control Number: 09/349,676

Art Unit: 2162

9. Wherein the advertisement is user-interactive since the user, while viewing a banner Ad. associated with a particular advertiser, can click on an associated link to visit the retailer's or advertiser's site for more information (see abstract).

Conclusion

Although the following references were not used in the Office Action, they were highly considered by the Examiner. Applicants are further directed to consult these references.

US Patent 5, 724,521 to Dedrick-this reference is a relevant prior art under 102.

WO 97/23838 A1 to Scroggie et al discloses a method or system wherein a consumer's prior purchase history with a store is used to generate an incentive offer for the consumer when he logs into the incentive distribution network system connected on the Internet (figs 14-15; page 19: 15 to page 20: 14).

Any inquiry concerning this communication from the Examiner should be directed to Jean D. Janvier, whose telephone number is (703) 308-6287). The aforementioned can normally be reached Monday-Thursday from 10:00AM to 6:00 PM EST. If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's Supervisor, Mr. Eric W. Stamber, can be reached at (703) 305-8469.

For information on the status of your case, please call the help desk at (703) 305-3900.

. , Application/Control Number: 09/349,676

Art Unit: 2162

. Further, the following fax numbers can be used, if need be, by the Applicant(s):

After Final- 703-746-7238

Official Draft-703-746-7239

Non-Official Draft- 703-746-7240

Please provide support, that is page and line numbers, for any amended or new claim, otherwise any new claim language that is introduced in an amended or new claim will be considered as new matter.

JDJ

01/12/02

STEPHEN GRAVINI PRIMARY EXAMINER

Steve Grami